## MAGISTRATE'S CRIMINAL MINUTES

## ARRAIGNMENT PLEA AND SENTENCE

									Time	in Court:			Hrs	18	Min	
Filed	I in Open Cou	urt:	Date:	06/27	/2023	Time	11:	10 a.m		Таре	: F	TR				
Magis	trate (presidi	ng): <u>RI</u>	EGINA D	. CAN	ION			Depu	ty Cler	k: <u>Phylli</u> s	Bran	non				
Case	e Number:	1:23-cr-00131-TCB-RDC					Defendant's Name:			: Britta	Brittany Hudson					
AUSA:		S. McClain & N. Barnett					Defendant's Attorney:			ey: L. Bı	L. Burton Finlayson					
USP	O/PTR:						Туре	Couns	el: (X)	Retained	()C	JA	()FDP	() Wai	ved	
	ARREST D	ATE:														
	INTERPRE	TER:														
	INITIAL AP	PEAR	ANCE H	EARING	THIS D	DISTRICT			Dft i	Dft in custody? () Yes () No						
Х	Defendant advised of right to counsel. () WAIVER OF COUNSEL filed.															
	ORDER ap	pointin	g Federa	al Defer	der Pro	gram as	coun	sel. (	) INIT	IAL APPE	ARAN	CE O	NLY.			
	ORDER ap	ORDER appointing								as c	as counsel.					
	ORDER giving defendant							days to employ counsel (cc: served by Mag CRD)								
	Dft to pay a	ttorney	fees as	follows	:											
	INFORMATION/INDICTMENT filed.						W			WAI	WAIVER OF INDICTMENT filed.					
Х	Copy information/indictment given to dft? (X) Yes ( ) No - Read to dft? ( ) Yes ( ) No (X) Waived formal reading															
	CONSENT	TO TF	RIAL BEF	ORE N	AGIST	RATE (N	/lisd /	Petty) c	offense	filed.						
Х	ARRAIGNMENT HELD. (X) Superseding indi					indictn	tment			() Dft's \	) Dft's WAIVER of appearance filed.					
	Arraignmer	arraignment continued to				at					Request of ( ) Govt ( ) Dft					
	Dft failed to appear for arraignment.						Bench warrant issued									
Х	Dft enters PLEA OF NOT GUILTY. () Dft stood mute; plea of NOT GUILTY entered. () Waiver of appearance.															
	MOTION TO CHANGE PLEA, and order allowing same.															
	ASSIGNED to District Judge				е	for ( )			trial () arraignment/sentence.							
	ASSIGNED to Magistrate Jud				Judge	ludge			for pretrial proceedings.							
	Estimated trial time:			days.			( ) SHORT ( ) MEDIUM ( ) LONG									
	PRE-SENT	ENCE	INVEST	IGATIC	N filed.	Referr	ed to	USPO	for PSI	and conti	nued		-6-6			
	until at						for senter			entencing.	ncing.					
	Government MOTION FOR DETENTION filed. Hearing set for at															
	Temporary commitment issued. Dft remanded to custody of US Marshals Service.															

## **BOND/PRETRIAL DETENTION HEARING**

DETENTION/BOND hearing held.								
Government MOTION FOR DETENTION ( ) GRANTED ( ) DENIED ( ) WITHDRAWN								
Defendant does not contest detention at this time.								
WRITTEN ORDER TO FOLLOW.								
Defendant's Motion for Bond Reconsideration [Doc. ] is DENIED.								
WRITTEN ORDER TO FOLLOW.								
BOND SET at								
Non-surety								
Surety ( ) Cash ( ) Property ( ) Corporate surety ONLY								
SPECIAL CONDITIONS:								
Defendant to remain on pretrial release under the terms and conditions set forth in the U.S. District Court for the								
Bond filed. Defendant released.								
Defendant released on CONDITIONS ONLY.								
Bond NOT EXECUTED. Defendant to remain in Marshal's custody.								

## X ORDER:

Pursuant to the Due Process Protections Act, see Fed. R. Crim. P. 5(f), the government is ORDERED to adhere to the disclosure obligations set forth in *Brady v. Maryland*, 373 U.S. 83 (1963), and its progeny, and to provide all materials and information that are arguably favorable to the defendant in compliance with its obligations under *Brady; Giglio v. United States*, 405 U.S. 150 (1972); and their progeny. Exculpatory material as defined in *Brady;* and *Kyle v. Whitley*, 514 U.S. 419, 434 (1995), shall be provided sufficiently in advance of trial to allow a defendant to use it effectively, and exculpatory information is not limited to information that would constitute admissible evidence. The failure of the government to comply with its *Brady* obligations in a timely manner may result in serious consequences, including, but not limited to, the suppression or exclusion of evidence, the dismissal of some or all counts, adverse jury instructions, contempt proceedings, or other remedies that are just under the circumstances.
